HONORABLE BARBARA J. ROTHSTEIN 1 2 3 4 5 6 7 8 UNITED STATES DISTRICT COURT WESTERN DISTRICT OF WASHINGTON 9 AT SEATTLE 10 WAG ACQUISITION, LLC, Case No. 2:19-cv-01278-BJR 11 Plaintiff, **DECLARATION OF RONALD** 12 ABRAMSON IN SUPPORT OF v. PLAINTIFF'S RESPONSIVE CLAIM 13 **CONSTRUCTION BRIEF** FLYING CROCODILE, INC., d/b/a FCI, INC., 14 et al. 15 Defendants. 16 17 I, Ronald Abramson, ESQ., declare under penalty of perjury pursuant to 28 U.S.C. § 1746 18 that: 19 1. I am an attorney at law and partner with the firm Liston Abramson LLP, attorneys 20 for Plaintiff WAG Acquisition, L.L.C. ("WAG") in the above-referenced action. I submit this 21 Declaration in support of WAG's Responsive Claim Construction Brief. 2. A true and correct copy of excerpts of the Transcript of the Feb. 24, 2021 22 Deposition of Keith Teruya is attached hereto as Exhibit 1. 23 24 I declare under penalty of perjury that the foregoing is true and correct. 25 DECLARATION OF RONALD ABRAMSON IN SUPPORT OF CORR CRONIN LLP PLAINTIFF'S RESPONSIVE CLAIM CONSTRUCTION 1001 Fourth Avenue, Suite 3900 BRIEF-1 (Case No. 2:19-cv-01278-JRC) Seattle, Washington 98154-1051

Tel (206) 625-8600 Fax (206) 625-0900

1	DATED this 14th day of April, 2021 at New York, New York.
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3	/s Ronald Abramson
4	Ronald Abramson
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DECLARATION OF RONALD ABRAMSON IN SUPPORT OF PLAINTIFF'S RESPONSIVE CLAIM CONSTRUCTION BRIEF–2 (Case No. 2:19-cv-01278-JRC)

1 **CERTIFICATE OF SERVICE** 2 I hereby certify that on April 14, 2021, I electronically filed the foregoing with the Clerk 3 of the Court using the CM/ECF system, which will send notification of such filing to the 4 following: 5 Ronald Abramson Warren J. Rheaume, WSBA No. 13627 David G. Liston Benjamin J. Byer, WSBA No. 38206 6 DAVIS WRIGHT TREMAINE LLP Ari J. Jaffess 920 Fifth Avenue, Suite 330 M. Michael Lewis 7 Seattle, WA 98101-1610 Alex G. Patchen warrenrheaume@dwt.com LISTON ABRAMSON LLP 8 benbyer@dwt.com The Chrysler Building 9 405 Lexington Avenue, 46th Floor New York, NY 10174 Kevin M. O'Brien, (Pro Hac Vice) 10 Richard V. Wells, (Pro Hac Vice) ron.abramson@listonabramson.com david.liston@listonabramson.com Christine M. Streatfield, (Pro Hac Vice) 11 Maleena Paal, (Pro Hac Vice) michael.lewis@listonabramson.com BAKER & McKENZIE LLP ari.jaffess@listonabramson.com 12 alex.patchen@listonabramson.com 815 Connecticut Avenue, N.W. 13 Washington, DC 20006 Attorneys for Plaintiffs kevin.o'brien@bakermckenzie.com 14 richard.wells@bakermckenzie.com christine.streatfield@bakermckenzie.com 15 maleena.paal@bakermckenzie.com 16 James S. Blank, (Pro Hac Vice) 17 Ellen Cheong, (Pro Hac Vice) BAKER & McKENZIE LLP 18 452 Fifth Avenue New York, NY 10018 19 james.blank@bakermckenzie.com ellen.cheong@bakermckenzie.com 20 21 Shima S. Roy, (Pro Hac Vice) BAKER & McKENZIE LLP 22 300 E Randolph Drive, Suite 500 Chicago, IL 60601 23 shima.roy@bakermckenzie.com 24 25

DECLARATION OF RONALD ABRAMSON IN SUPPORT OF PLAINTIFF'S RESPONSIVE CLAIM CONSTRUCTION BRIEF–3 (Case No. 2:19-cv-01278-JRC)

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1	Attorneys for Defendants Flying
2	Crocodile Inc., dba FCI Inc.; FCI, Inc., fka Flying Crocodile Inc.; Accretive
3	Technology Group Inc. dba Accretive Networks; ICF Technology Inc., Riser
4	Apps LLC; Streamates Limited; dba Streamates Limited LLC
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6	I declare under penalty of perjury under the laws of the state of Washington that the
7	foregoing is true and correct.
8	DATED at Seattle, Washington on April 14, 2021.
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10	<u>s/ Monica Dawson</u> Monica Dawson
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	DECLARATION OF RONALD ABRAMSON IN SUPPORT OF PLAINTIFF'S RESPONSIVE CLAIM CONSTRUCTION CORR CRONIN LLP 1001 Fourth Avenue, Suite 3900

BRIEF-4 (Case No. 2:19-cv-01278-JRC)